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ATTORNEYS FOR ECK INDUSTRIES, INC.

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re: § Chapter 11

§

SUPERIOR AIR PARTS, INC.,

§ Case No. 08-36705-BJH-11

§

Debtors. § Hearing Date and Time: April 28, 2010 at 1:15 p.m.

MOTION OF ECK INDUSTRIES, INC. TO PERMIT LATE FILING OF PROOF OF CLAIM AND DEEM SAME TIMELY

TO: THE HONORABLE BARBARA J. HOUSER, CHIEF UNITED STATES BANKRUPTCY JUDGE:

Eck Industries, Inc. ("<u>Eck</u>") for its Motion to Permit Late Filing of Proof of Claim and Deem Same Timely ("<u>Motion</u>"), pursuant to section 501 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") and Rule 9006(b)(1) of the Federal Rules of Bankruptcy Procedure (the "<u>Bankruptcy Rules</u>"), respectfully represents:

JURISDICTION

1. This Court has jurisdiction over this Motion pursuant to 28 U.S.C. § 1334. This Motion presents a core proceeding pursuant to 28 U.S.C. § 157(b)(2). Venue of these proceedings is proper pursuant to 28 U.S.C. §§ 1408 and 1409.

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BACKGROUND

- 2. On December 31, 2008, Superior Air Parts, Inc. ("Superior") filed a voluntary chapter 11 petition with this Court.
- 3. On the same day, Superior filed with the Court a list of its twenty largest unsecured Creditors including Eck (Docket No. 3). Superior listed Eck's claim as \$119,696.85 and not disputed, unliquidated, or contingent. On or about January 9, 2009, the Court entered an order establishing February 17, 2009, as the last date to file proofs of claim ("Bar Date") (Docket No. 40).
- 4. Pursuant to Bankruptcy Code section 1111(a) and Bankruptcy Rule 3003(c)(1) and (2), because Eck's claim was scheduled as "clean," Eck was not required to—and did not—file a proof of claim.
- 5. Subsequently, Phil Eck, President and CEO of Eck, became an active member of the official committee of unsecured creditors ("<u>Committee</u>") (Docket No. 59). Eck's \$119,696.85 claim was widely known by both the Committee and Superior.
- 6. On June 29, 2009, after the Bar Date, Superior filed with the Court an amended schedule that listed Eck's claim as disputed ("<u>Amended Schedule F</u>") (Docket No. 269). To the best of Eck's knowledge, a subsequent bar date for filing proofs of claim was not set.¹
- 7. Although Superior filed Amended Schedule F on June 29, 2009, in light of the voluminous number of pleadings filed in this case, Eck did not realize that its claim had become disputed until recently. Eck first became aware that Superior disputed Eck's \$119,696.85 claim on or about March 23, 2010 after counsel for the Committee brought it to Eck's attention. Eck

¹ To this date, Eck is uncertain why Superior disputes Eck's \$119,696.85 claim, particularly in light of the fact that Superior did not take issue with Eck's claim prior to filing Amended Schedule F.

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then worked expeditiously to remedy the issue, and file this Motion, seeking authorization to file a proof of claim in the scheduled amount.

8. Eck has been informed that neither the Trustee of the Superior Creditors' Trust nor the Committee opposes the relief sought herein.

RELIEF REQUESTED

9. By this Motion, Eck respectfully requests that the Court allow Eck to file a proof of claim in the scheduled amount of \$119,696.85, out of time, and to deem such claim timely filed.

AUTHORITY

- 10. Prior to the Bar Date, Eck's claim was uncontested. After the passing of the Bar Date, Superior filed Amended Schedule F listing Eck's claim as disputed. It is inequitable for Superior to amend its schedules after the Bar Date without affording creditors whose claim status has changed an opportunity to file a proof of claim.
- 11. Pursuant to section 501(a) of the Bankruptcy Code, a creditor may file a proof of claim. 11 U.S.C. § 501(a). In a chapter 11 case, "[a] proof of claim or interest is deemed filed under section 501 of this title for any claim or interest that appears in the schedules filed under section 521(1) or 1106(a)(2) of this title, except a claim or interest that is scheduled as disputed, contingent, or unliquidated." 11 U.S.C. § 1111(a); *see also* Bankruptcy Rule 3003(b)(1), (c)(2). Further, a debtor's schedule of liabilities "shall constitute prima facie evidence of the validity and amount of the claims of creditors, unless they are scheduled as disputed, contingent, or unliquidated." Fed. R. Bankr. P. 3003(b)(1).
- 12. Because Eck's claim was scheduled by Superior without any contention that the claim was disputed, contingent, or unliquidated, Eck's claim is deemed to have been filed. *See In re Seaquest Diving, LP*, Nos. 07-32068, 07-32070, 2008 WL 243670, at *2 (Bankr. S.D. Tex. MOTION OF ECK INDUSTRIES, INC. TO PERMIT LATE FILING OF PROOF OF CLAIM AND DEEM SAME TIMELY Page 3

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Jan. 28, 2008); In re Hogan, 346 B.R. 715, 720 n.8 (Bankr. N.D. Tex. 2006) ("[P]ursuant to

Bankruptcy Rule 3003, there is a concept of 'deemed filed' proofs of claim ")

13. Upon a showing of "cause," the Court may extend the time within which proofs

of claim may be filed. Fed. R. Bankr. P. 3003(c)(3). The word "cause" is not defined, thus

providing the Court with discretion to extend the bar date. Refusing to find cause when the

claims bar date has passed "would risk eviscerating § 1111(a) and creating a major opportunity

to lull creditors into complacency by scheduling them with § 1111(a) 'deemed allowed' status

and then amending schedules after it is too late to file a claim." Varela v. Dynamic Brokers, Inc.

(In re Dynamic Brokers, Inc.), 293 B.R. 489, 497-98 (B.A.P. 9th Cir. 2003). Eck, therefore,

respectfully submits that the requisite "cause" exists in this case to extend the Bar Date to allow

Eck to file its claim and deem the same timely filed.

14. Eck respectfully contends that the excusable neglect standard of Bankruptcy Rule

9006 allows Eck to file its claim after the Bar Date, even though Superior's schedules were

amended in June 2009.

15. Pursuant to Bankruptcy Rule 9006(b)(1), the Court may permit a proof of claim to

be filed after the Bar Date if the failure to file a timely claim was the result of "excusable

neglect." The determination of what constitutes excusable neglect is an equitable one and

requires consideration of all of the relevant facts and circumstances. Pioneer Inv. Serv. Co. v.

Brunswick Assoc. Ltd. P'ship, 507 U.S. 380, 388 (1993) (setting out key factors when equitably

considering whether creditor's delay constitutes excusable neglect and holding that creditor's

delay in filing a claim until after the bar date was excusable even though counsel's reason for the

delay was that the bar date passed during his transition from one law firm to another). Thus,

excusable neglect is not limited to situations when a creditor's late filing was due to

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circumstances beyond the creditor's control, but also encompasses situations when the omission was caused by the creditor's "inadvertence, mistake or carelessness." *Id.* at 388; *Greyhound Lines, Inc. v. Rogers (In re Eagle Bus Mfg., Inc.)*, 62 F.3d 730, 736-37 (5th Cir. 1995).

- 16. In determining whether the excusable neglect standard is met, courts examine the following four factors enunciated by the Supreme Court in the *Pioneer* case: (i) the danger of prejudice to the debtor, (ii) the length of delay and its potential impact on judicial proceedings, (iii) the reason for the delay, including whether it was within reasonable control of the movant, and (iv) whether the movant acted in good faith. *Pioneer*, 507 U.S. at 395.
- 17. Application of the *Pioneer* factors to this case strongly supports a finding that Eck's failure to file its claim before the Bar Date was the result of excusable neglect.
- 18. First, Superior will not be prejudiced by Eck's late-filed claim because Superior is being liquidated under the chapter 11 plan confirmed by this Court on August 27, 2009 ("Plan"). Thus, allowing Eck to file the claim out of time will not affect Superior's ability to reorganize. Furthermore, Superior has known of Eck's \$119,696.85 claim since the inception of this matter. From the time Superior filed for bankruptcy through months after the Bar Date, Superior had not contested Eck's claim. See In re Seaquest Diving, LP, 2008 WL 243670, at *4 (holding the debtor was not prejudiced by the late claim because the claim had been deemed allowed through the bar date); In re Holyoak, No. 03-40446, 2004 WL 4960368, at *5-6 (Bankr. D. Idaho May 6, 2004) (finding the late claim did not prejudice the debtors because the claim was at one time deemed filed before the bar date, and the claim's change in status did not change the debtors' knowledge of the claim). In addition, it appears as if the Trustee of the Superior Creditors' Trust is still in the process of resolving claims and has not made distributions to unsecured creditors. Thus, this factor weighs in favor of finding excusable neglect. See, e.g., In re FLYi, Inc., No. 05-

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20011 (MFW), 2008 WL 170555, at *4 (Bankr. D. Del. 2006) (finding no prejudice, although

plan had been confirmed and had gone into effect, where claims-reconciliation process was

ongoing); In re Sacred Heart Hosp. of Norristown, 186 B.R. 891, 895-97 (Bankr. E.D. Pa. 1995)

(discussing overview of case law addressing excusable neglect and specifically holding the

debtor was not prejudiced by the delay due to the debtor's status as a liquidating chapter 11

estate).

19. Second, permitting Eck to file its claim after the Bar Date and the length of Eck's

delay will have little effect on the structure of the Plan or the administration of the bankruptcy

because the claim falls within one of the classes of unsecured claims delineated in the Plan. See

e.g. In re FLYi, Inc., 2008 WL 170555, at *4 (holding delay of eighteen months reasonable in

light of the fact no distributions had been made). Further, Eck's claim was deemed filed as of

the Bar Date. It was not until Superior amended its schedules that Eck's claim was disputed.

Eck learned only nine (9) days ago that its claim was disputed, and Eck acted immediately to

remedy the situation. See also In re Sacred Heart Hosp., 186 B.R. at 895 (finding that even "a

long and logically unjustified delay which nevertheless has no significant impact on the debtor's

case should . . . often be deemed excusable"). Accordingly, this factor also weighs in favor of

finding excusable neglect.

20. Third, there was no reason for Eck to file a timely proof of claim. Prior to the Bar

Date, Eck had an allowed claim. See 11 U.S.C. § 1111(a); In re Seaquest Diving, LP, 2008 WL

243670, at *3. It was only after the Bar Date had passed that Eck's claim was noted in Amended

Schedule F as disputed.² Although Eck received Amended Schedule F, given the voluminous

² Superior has not provided any explanation for disputing Eck's claim, and, upon information and belief, the Trustee of the Superior Creditors' Trust does not dispute the claim.

MOTION OF ECK INDUSTRIES, INC. TO PERMIT LATE FILING OF PROOF OF CLAIM

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nature of the filings, the amendment to the status of Eck's claim simply was not realized.

Moreover, no new bar date has been set by which Eck could timely file a proof of claim. That

said, however, as soon as Eck realized its claim was disputed, Eck immediately sought to rectify

the situation.

21. Finally, Eck acted in good faith because Eck promptly sought leave to file its

claim out of time after learning that the claim had become disputed.

22. Accordingly, the *Pioneer* factors weigh in favor of finding that the tardiness of

Eck's claim resulted from Eck's excusable neglect. Eck respectfully requests the Court authorize

Eck's late filing of its claim and deem the same timely.

NOTICE

23. Eck has given notice of the Motion to the counsel for Superior, counsel to the

Committee, the Trustee of the Superior Creditors' Trust, and all parties who have requested

notice. Eck respectfully submits that such notice is appropriate and no other or further notice is

required.

CONCLUSION

WHEREFORE, Eck Industries, Inc., respectfully requests that this Court enter an order

(i) permitting Eck to file its proof of claim out of time and deeming the same timely filed, (ii)

granting such other and further relief as may be just and proper.

Respectfully submitted this 1st day of April, 2010.

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ATTORNEYS FOR ECK INDUSTRIES, INC.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on the 1st day of April, 2010, he caused a true and correct copy of the foregoing document to be served upon the parties appearing on the attached Limited Service List via first class U.S. mail, postage prepaid, and to those parties so-subscribing via the Courts CM-ECF Notification System.

/s/ Jason S. Brookner
Jason S. Brookner

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re:	§	Chapter 11
	§	
SUPERIOR AIR PARTS, INC.	§	Case No. 08-36705-BJH-11
	§	
Debtor.	§	
	§	

ORDER GRANTING MOTION OF ECK INDUSTRIES, INC. TO PERMIT LATE FILING OF PROOF OF CLAIM AND DEEM SAME TIMELY

Upon the Motion to Permit Late Filing of Proof of Claim and Deem Same Timely (the "Motion") filed by Eck Industries, Inc.; and the Court having jurisdiction over the Motion pursuant to 28 U.S.C. §§ 157 and 1334; and the Motion being a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and it appearing that good and sufficient notice of the Motion has been given and no other or further notice is required; and after due deliberation and good cause appearing therefor, ³ it is

³ Capitalized terms used but not defined herein shall have the meaning ascribed to such terms in the Motion.

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ORDERED that the Motion be, and hereby is, granted; and it is further

ORDERED that Eck be, and hereby is, permitted to file a proof of claim in an amount not to exceed \$119,696.85, and Eck shall file such claim no later than five (5) business days after the date of the Order; and it is further

ORDERED that if Eck timely files a proof of claim in accordance with the terms of this Order, such claim shall be deemed timely filed for all purposes in this chapter 11 case.

END OF ORDER

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Rio Pizxtla No. 927 NTE. Los Mochis, Sinola 81240 Mexico

Gibsonville, NC 27249-2667

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Aero Aviation 9 S 041 Aero Dr Naperville, IL 60564-9403 Aero Service Aeroservice Donauwoerth Flugplatz D-86682 Genderkingen, Germany

Aero Swan Swan Hill Airport VIC 3585 Australia Aero-Atelier

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Jacksonville, FL 32232-5084

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Air Master Flying Club 881 Black Horse Pike Pleasantville, NJ 08232-4101

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516 N Link Ln Unit 1 Ft Collins, CO 80524-4786 Aircraft Cylinders of America 1006 E Independence St

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Tulsa International Airport Tulsa, OK 74115-2304

Airflow Performance, Inc. 111 Airflow Dr

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Arkadin, Inc. 620 Tinton Avenue Tinton Falls, NJ 07724-3260

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Avstar Fuel Systems, Inc. 1365 Park Lane South Jupiter, FL 33458-8042

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> Baron & Budd, PC Attn: Scott V. Goodley 8001 Lemmon Avenue, Suite 145 Dallas, TX 75209-2613

> Barton Technical Services LLC 4123 Blue Heron Ridge Mobile, AL 36693-4373

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Brent Henman 2234 Stonehenge Ln Lewisville, TX 75056-5642

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Government Center Annex

Attn: Litigation Section 115 S. Andrews Avenue

Fort Lauderdale, FL 33301-1818

Bunting Bearing-Kalamazoo POC Claim No. 44, POC Amt. 4,988.86

4252 E. Kilgore RD Kalamazoo, MI 49002-1910

Byron Dale Weakley 1255 Oaklawn Rd.

Chapmansboro, TN 37035-5107

CPI Office Products 11111 Zodiac Ln

Dallas, TX 75229-4720

Canadian Home Rotors, Inc. 4 Roy Street

Ear Falls, ON POV 1T0

Canada

Carl H. Johnson 1908 Haymeadow

Carrollton, TX 75007-5412

Carley Foundry, Inc. 8301 Coral Sea St NE Blaine, MN 55449-7252

Carry Air PTY Ltd. 10-12 Chinderah Ray Drive Chinderah, NSW 2467

Cavalier Logistics 250 Sheffied St Mountainside, NJ 07092-2303

Central Freight Lines, Inc. PO Box 2638 Waco, TX 76702-2638

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CT Corporation 1209 Orange Street Wilmington, DE 19801-1120

Cappa Granite 1310 W Euless Blvd Ste 100 Euless, TX 76040-4988

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Carlos Blacklock 1002 Eastern Street Wichita, KS 67207-3226

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Case 08-36705-bjh11 Doc 640 Filed 04/01/10 Entered 04/01/10 11:58:57 Desc Main's Daylor Neation Page 16 of 36 16415 Addison Rd., Ste. 800 Addison, TX 75001-3267

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151 Farmington Ave Hartford, CT 06156-0002 Main Document Page 22 of 36 8001 Jetstar Dr. Irving, TX 75063-2804

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El Paso Intl Airport, Hangar K1 El Paso, TX 79912 Main Roccument Page 24 of 36 10484 Airpark Loop
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Case 08-36705-bjh11 National City Commercial Capital Company, LL 995 Dalton Avenue Cincinnati, OH 45203-1101

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On Time Express 3409 High Prairie Rd Grand Prairie, TX 75050-4226 Pack Ready PO Box 901 Wylie, TX 75098-0901

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Parker Seal EPS Division 403 Industrial Dr Nacogdoches, TX 75964-1297

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Man Pot Page 27 of 36 346 Howard Clemmons Rd Grandbury, TX 76048-5476

East Lafayette St PO Box 905 Portland, IN 47371-0905

Desc

Precision Airmotive LLC 14800 40th Ave NE Marysville, WA 98271-8952 Precision Fittings, Inc. 709 N Main St Wellington, OH 44090-1069 Precision Machine & Mfg. Co. 500 Industrial Rd Grove, OK 74344-4102

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Print, Inc. One Deerwood 10201 Centurion Pkwy N Jacksonville, FL 32256-4100

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14501 Mt Anderson St Reno, NV 89506-1244

Case 08-36705-bjh11 Doc 640 Filed 04/01/10 Entered 04/01/10 11:58:57 Desc Manye Docume Wild Hepday te 28 of 36 Stamford, CT 06926-0700

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Case 08-36705-bjh11 Scott Freeman 840 E Hungry Mother Dr

Doc 640 Filed 04/01/10 Entered 04/01/10 11:58:57 Neth Document Page 29 of 36 8001 Lemmon Ave., Ste 145 Dallas, TX 75209-2613

Seal Science, Inc. 17131 Daimler

Irvine, CA 92614-5508

Desc

Securlock Storage Centers 320 State Hwy 121 Coppell, TX 75019-3882

Marion, VA 24354-6354

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Skyline Aviation Spirit Airport 776 N Bell Ave Chesterfield, MO 63005-3643

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Case 08-36705-bjh11 Doc 640 Filed 04/01/10 Entered 04/01/10 11:58:57 Desc Stripmatic Products, Inc. 1501 Abbey Ave Cleveland, OH 44113-4298

Main Decline 1917, NA Page 30 of 36 1990 Post Oak Dr., Suite 1900 Houston, TX 77056-3831

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TW Telecom Inc. co Linda Boyle 10475 Park Meadows Dr. Ste. 400 Littleton, CO 80124-5454

TW Telemcom, Inc. co Linda Boyle 10475 Park Meadows Dr Ste 400 Littleton, CO 80124-5454

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Tarrant County Tax Office 100 E. Weatherford Fort Worth, TX 76196-0001 Taylor Manning, Individually and as Personal Rep. of Estate of Ricky Manning co William Angelley 707 Wilshire Blvd., 41st Floor Los Angeles, CA 90017-3501

Techni - Products, Inc. 126 Industrial Dr East Longmeadow, MA 01028-3170

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Tennessee Dept. of Revenue TN Attorney General Office Bankruptcy Division P.O. Box 20207 Nashville, TN 37202-4015

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The Service Center 7301 Northwest 50th St Bethany, OK 73008

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Case 08-36705-bjh11 Doc 640 Filed 04/01/10 Entered 04/01/10 11:58:57 Nieritzstr 14

D-01097, Dresden Germany

Mail^{er}Document Page 31 of 36 Albert-Einstein-Ring 11 D-22761, Hamburg Germany

Desc Thielert Aircraft Engines GmbH CO Jones Day

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Trevor Davis 23 Oudekraal Road Campus Ban, South Africa

Truarc Company LLC 125 Bronico Way Phillipsburg, NJ 08865-2778

Tygris Vendor Finance, Inc. f-k-a US Express Leasing Attn: Annette McGovern 10 Waterview Blvd. Parsippany, NJ 07054-1286

UPS Supply Chain Solutions, Inc. 28013 Network Pl Chicago, IL 60673-0001

UTI, United States, Inc.

801 Hanover Dr Ste 100

Grapevine, TX 76051-7682

co Dr. Bruno Kubler, Esq. Insolvency Administrator Nieritzsr. 14 01097 Dresden Germany Thomas Reprographics 600 N Central Expwy

Richardson, TX 75080-5316

Thielert Aircraft Engines, GmbH

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TriStar, Inc. 3740 E. LaSalle St. Phoenix, AZ 85040-3976

Tulco Oils, Inc. 627 112th St Arlington, TX 76011-7620

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US Express Leasing, Inc. Dept 1608 Denver, CO 80291-1608

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Case 08-36705-bjh11 Doc 640 Filed 04/01/10 Entered 04/01/10 11:58:57 Desc Man Bage 32 of 36 850 N. Arlington Heights Rd. Itasca, IL 60143-2885

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V & L Tool, Inc. 2021 McArthur Rd Waukesha, WI 53188-5647

VB Seals, Inc. 1107 Airport Rd Ames, IA 50010-8221 Varga Enterprises, Inc. 2350 S Airport Blvd Chandler, AZ 85286-1701

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Vintage Props & Jets, Inc. 601 Skyline Dr New Smyrna Beach, FL 32168 Virgin Records America, Inc. CO Tew Cardenas, LLP Miami Center, 26th Floor 201 South Biscayne Blvd. Miami, FL 33131-4332

Virgin Records America, Inc. fubo National Fire Insurance Company William G. Burd Atkinson & Brownell, PA 2 South Biscayne Blvd, Suite 3750 Miami, FL 33131-1804

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Wahiduallah Osman 7952 Eddie Dr Plano, TX 75025-6212

Web Trends, Inc. 851 SW 6th Ave Ste 600 Portland, OR 97204-1343

Western Gage Corporation 3316-A Maya Linda Camarillo, CA 93012-8776

Western Manufacturing Co. 28355 Industry Dr Unit 420 Valencia, CA 91355-4139

Western Skyways 21 Creative Pl Montrose, CO 81401-6330

White Hawk Aviation, Inc. 12517 Beaverly Ford Road Brandy Station, VA 22714-2131 Wilfredo Oquendo PO Box 28448 Hialeah FL 33002-8448

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Case 08-36705-bjh11 Doc 640 Filed 04/01/10 Entered 04/01/10 11:58:57 Witherington Properties 3511 Silverside Rd Ste 105 Wilmington, DE 19810-4902

Man Ductiment Page 33 of 36 D-51503 Rosrath Germany

Desc Woodhaven Aviation 2050 300 West Hangar No. 63 Spanish Fork, UT 84660-5534

Wrico Stamping Co. of Texas 650 Industrial Blvd. Grapevine, TX 76051-3998

Wyandotte Industries, Inc. 4625 13th St Wyandotte, MI 48192-7089

Yellow Freight System, Inc. PO Box 5901 Topeka, KS 66605-0901

Yellow Transportation CO RMS Bankruptcy Recovery Services P.O. Box 5126 Timonium, MD 21094-5126

Z Packaging Inc. M shalit 1402 Dunn Dr Carrollton, TX 75006-6953

Z Packaging, Inc. 1402 Dunn Dr Carrollton, TX 75006-6953

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Tom Tong

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UST U.S. Trustee

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g)(4).

Comptroller of Public Accounts 111 E 17th St Austin, TX 78774-0100

Federal Trade Commission Southwest Region 1999 Bryan Street, Suite 2150 Dallas, TX 75201-6808

Internal Revenue Service Special Procedures - Insolvency PO Box 21126 Philadelphia, PA 19114

Revenue Acct. Div - Bankruptcy

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Main Document Page 34 of 36

Addresses marked (c) above for the following entity/entities were corrected as required by the USPS Locatable Address Conversion System (LACS).

Timsco 9893 W University Dr Ste 121 McKinney, TX 75071

New York, NY 10018-7480

Cleveland, OH 44114-2522

P.O. Box 13528 Capital Station

Austin, TX 78711

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(u)AICCO, Inc. (u) Ace Grinding & Machine Co. (u)American International Group, Inc.

(d)Argo Partners (u)Avco Corporation (u)Aviall, Inc. 12 West 37th Street, 9th Floor

(d)Bob Brown (u)Boring Machine Corporation (u)Certain listed insurers and syndicates 7165 SE 95th Ln. Ocala, FL 34472-9243

(d)City Water International, Ltd. (u)City of Coppell (u)Combustion Technologies, Inc.

PO Box 319 Elma, NY 14059-0319

(u)Coppell ISD (u)Dallas County (u)Dr. Achim Ahrent, as Insolvency Administra

(u) Federal Aviation Administration -FAA (d)Eaton Corporation (d) Ervin Leasing Company Global Trade Credit PO Box 1689

1111 Superior Avenue Ann Arbor, MI 48106-1689

Doc 640 Filed 04/01/10 Entered 04/01/10 11:58:57 Desc Case 08-36705-bjh11 (u)Genesee Stamping and Fabricating, Inc. (d)GreatAmerica Leasing Corp. Mandende Cay Maintenance Page 35 of 36 Hangar 144 Compass Rd. 8742 Innovation Way Jandakot Airport Chicago, IL 60682-0087 Jandakot, WA Australia 6164 (d) Haski Aviation, Inc. (u)Illinois National Insurance Co. (u)Lloyds, London 406 Frank Farone Dr. New Castle, PA 16101-8710 (u)Lloyds, London that individually subscribe (u)MAHLE Engine Components USA, Inc. (u)Maloney, Bean, Horn & Hull, PC (d)Manitowoc Tool & Machining, LLC (u)Michael Henderson (d)National City Commercial Capital Company 4211 Clipper Dr. 995 Dalton Ave. Cincinnati, OH 45203-1101 Manitowoc, WI 54220-4196 (d)Riverside Claims, LLC. (d)Roger W. Stallkamp (u)Roxanne Cherry et al and Toby Desch PO BOX 626 3548 Old Oaks Drive Planetarium Station Beavercreek, OH 45431-2412 New York, NY 10024-0626 (u) Superior Creditors Trust (u)Tarrant County (u)Texas Dugan Limited Partnership Marla Reynolds, Trustee (u)Textron Inc. (u)Thielert AG (u) Thielert Aircraft Engines GmbH (u) Tygris Vendor Finance, Inc. (u) Vector Aviation (du) Vector Aviation Vector Air Ltd. Vector Air, Ltd. The Homestead The Homestead Therfield Royston SG8 9RA Therfield Royston SG8 9RA (u) Virgin Records America, Inc. (u) Virgin Records of America, Inc. (u)Wrongful Death Claimants

(d)Yellow Transportation CO RMS Bankruptcy Recovery Services PO Box 5126 Timonium, MD 21094-5126 (d)Zanzi, S.p.A. Corso Vercelli, 159 10015 Ivera Italy (d)Anita F. McMahon 1646 Belmont Avenue Baton Rouge, LA 70808-1004

Post Falls, ID 83877-2950

Case 08-36705-bjh11 Doc 640 Filed 04/01/10 Entered 04/01/10 11:58:57 Desc (d)Michael Badger P.O. Box 2950 Page 36 of 36 (u)Vickie Lynn Coy 3548 Old Oaks Drive

Beavercreek, OH 45431-2412

End of Label Matrix

Mailable recipients 683 Bypassed recipients 51

Total 734